

# JANESVILLE DAILY GAZETTE.

VOLUME 4.

JANESVILLE, WISCONSIN, MONDAY, MARCH 26, 1860.

NUMBER 15.

The Daily Gazette,  
published every evening except Sunday,  
by  
HOLT, BOWEN & WILCOX.

TERMS: SIX DOLLARS A YEAR, PAYABLE IN ADVANCE.

CHARLES HOLT, HIRAM BOWEN, DANIEL WILCOX.

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# The Daily Gazette.

City of Janesville.

Monday Evening, March 26, 1860.

## Official Paper of the City.

Republican Presidential Electors.

AT LARGE:

WALTER D. MCINNOD, of Marathon.

BRADFORD RIXFORD, of Winona.

FIRST CONGRESSIONAL DISTRICT:

W. W. VANGH, of Racine.

SECOND CONGRESSIONAL DISTRICT:

J. Allen Barber, of Grant.

THIRD CONGRESSIONAL DISTRICT:

H. Lindeman, of Jefferson.

FOR CHIEF JUSTICE OF THE SUPREME COURT;

A. SCOTT SLOAN,

Of Beaver Dam.

Judge Bates and the Presidency.

The movement in favor of Judge Bates as the republican candidate for the Presidency, was inaugurated by the New York Tribune, some months ago. Inasmuch as the Tribune had, not long since recommended that the republicans of Illinois should support Douglas for Senator, and as Mr. Bates had not heretofore been a member of the republican party, so far as the public knew, the advocacy of his claims by the Tribune was looked upon with some suspicion by many republicans. We are free to say that we were of that number, and so expressed ourselves. Within a few days Judge Bates has defined his position and placed himself plainly and unequivocally upon the republican platform in respect to most if not all of the doctrines held in common by the members of that party. There is, however, one point made in his letter which we dissent from, and that is that a state applying for admission should be "the sole judge of her own constitution." We think the other states should have something to say on that point.

However recent may be the public adhesion of Judge Bates to the doctrines of the republican party, his frank and unequivocal avowal of them now, gives him the right to be a candidate, and if he places himself upon the platform adopted by the national convention, it will be the duty of the members of that party to support him. We, however, think it is the policy of our party to nominate a man who represents the sentiments and feelings of the party, as well as the abstract political doctrines which republicans believe to be true.

Notwithstanding the letter of Judge Bates, we still believe that the national convention should nominate a representative man for the Presidency—that this course is the best expediency that could be adopted, and we therefore adhere to our formerly expressed opinion that William H. Seward is the man.

**JUDICIAL ELECTION.**—Our information from different parts of the state indicates the election of Sloan by a decided majority. The republicans are heartily uniting in his support, and the prospect is that his majority will be large. From the towns in our own county we hear that Sloan will receive the united support of the party, and that there will be a good turnout, as there generally is at town elections. We hope to give Judge Sloan the usual republican majority in this county, if not more.

**COUNTY COMMISSIONER SYSTEM.**—The bill for the change of the system of county government and the establishment of the county commissioner system, was ordered to a third reading in the senate this afternoon by a vote of 16 to 13. The bill provides for three commissioners for each county where the county has three assembly districts or less, and one commissioner for each assembly district where there are more than three. *Madison Journal.*

We hardly think so radical a change will be made in the assembly where the popular sentiment is more directly represented than in the senate. The change would undoubtedly be very unpopular in this county, and we presume in most of the populous counties in the state.

**A CALL TO THE FAITHFUL.**—The Richmond Enquirer makes the following call upon northern democrats to the Charleston convention:

"What, then, should sound policy and fair dealing suggest to the delegates from the anti-democratic states? If the northern democracy are, as we believe they are, true and faithful to the constitutional rights of the south, let their delegates to Charles ton adopt without question or dispute, the platform of principles which the southern states may present, and thus quiet forever the charges and insinuations of unsoundness leveled at them by the southern opposition, which charges so much embarrass the canvass in every southern state."

**LATER FROM MEXICO.**—Late intelligence was received at New Orleans on the 24th from Vera Cruz.

The military conference, on the evening of the 15th, amounted to nothing.

The bombardment was recommenced on the morning of the 16th with redoubled energy, the shot and shell taking effect in the city, killing several and doing much damage. Many of the shot fell among the shipping under the castle without damage. Two Spanish war steamers arrived on the 15th.

**REPUBLICAN NOMINATIONS IN MILWAUKEE.**—The republicans of the city of Milwaukee have nominated the following ticket: For Mayor, Olin H. Waldo; Comptroller, Cicero Comstock; Treasurer, John H. Tesh; City Attorney, H. E. Paine. This is said, by those who are acquainted with the nominees, to be an excellent ticket, composed of men of capacity and strict integrity. In the present condition of affairs in Milwaukee, it seems to us that such nominations must be quite acceptable to the people, and the election of the ticket is highly probable.

We learn from Madison that it is probable that the legislature will not adjourn under four or five days.

There was a violent shock of an earthquake in the eastern part of Massachusetts, last Wednesday evening. It was sensibly felt in Plymouth, Bridgewater, Kingston, Abington and other towns in that vicinity.

[Published March 22d, 1860.]

CHAPTER 153.

AN ACT to amend an act entitled "An act to relate the incorporation of the City of Janesville and the several acts amendatory thereof into one act, and to amend the same, approved March 25th, A. D. 1856, and all acts amendatory of and acts in relation to the People of the State of Wisconsin" referred to and enacted as follows:

Section 1. The Common Council shall appoint two assessors after the first day of May, and before the first day of June of each year, whose duty it shall be to assess the property of the city according to law. They shall each receive, as a compensation for their services, two dollars and fifty cents per day, for thirty days only, which shall be in full for making such assessment, and taking statistics as required by law.

Sec. 2. The board of equalization of assessments for said city shall consist of the aldermen from each ward having the shortest time to serve, the mayor and assessors, and shall meet and conduct the equalization of assessments in all respects as provided by law; and in case the assessors shall not agree upon the sum at which any property shall be assessed; the sum at which each of said assessors shall appraise such property shall be set down in said assessment roll, and the board of equalization shall assess such property at such sums as they shall deem just. One of the assessors shall reside in the first or fourth ward, and one in the second or third ward in each year.

Sec. 3. Subdivision three, of section one, of chapter five, is hereby amended by striking out the words "five thousand," in the sixth line of said subdivision, and inserting in lieu thereof the words "seven hundred."

Sec. 4. Subdivision four, of section one, of chapter five, is hereby amended, by inserting after the word "due" and before the word "which" in the fourth line of said subdivision, the words "for the current year."

Sec. 5. After the word "alley" in the second line of section eighteen, of chapter six, insert "or part of street, highway or alley," and in the ninth line of said section, strike out the word "road" and insert the word "ward."

Sec. 6. Amend section 1, of chapter 6, by inserting the following after the words "common council" in the first line: "Shall have full control and power over, and management of all streets, alleys, lanes, and public grounds, in said city, and shall have power to accept by order or resolution, any street, lane, highway or alley in the original plat of the village of Janesville; or any road, addition thereto, and to establish the grades of all such streets, lanes, highways, alleys, or public grounds, and such acceptance shall be deemed valid, and the said school commissioners elected as aforesaid shall expire, and the said school commissioners then elected shall hold their office for two years and until their successors are elected and qualified."

Sec. 7. The said school commissioners so elected shall constitute a board, to be styled the "Board of Education of the city of Janesville," said board shall appoint and hold stated monthly meetings; and a majority thereof shall constitute a quorum for the transaction of business. At the first meeting of said board in each year, the members thereof shall elect one of their number president, and whenever he shall be absent, a president pro tem may be appointed. They shall also appoint a clerk and fix his compensation which shall not exceed the sum of three hundred dollars per annum, and he shall hold his office during the pleasure of the board. The said commissioners shall be bound by the terms of office of said school commissioners elected as aforesaid.

Sec. 8. Amend section 1, of chapter 6, by adding after the words "assessment list," in the 12th line of said section, as follows: "And shall also ascertain the value of any improvement which the owner or owners of any lot or lots, parcels or parcels of land have already made, of the same kind and character as the proposed improvement; and add to said section as follows: "Provided that the value of such improvements as the owner or owners of any lot or lots, parcels or parcels of lands, liable to assessment for said proposed improvements have made respectively, shall be deducted from the amounts assessed upon such lots or lots, parcels or parcels of land respectively, and the amount of assessment upon the lots and parcels of lands liable to be assessed for such improvements, shall be sufficient to defray the whole expense of such improvement, together with all the expenses connected therewith as hereinbefore provided, over and above the amount to be deducted for the value of improvements already made as aforesaid."

Sec. 9. The common council shall not contract indebtedness, incur liability, or appropriate money in any one year payable out of any fund authorized to be raised in said city, to a greater amount than the amount of such fund, so authorized to be raised in such year, and every member of the common council who shall vote to contract any indebtedness or incur any liability or appropriate any money payable out of any fund, in any year after indebtedness has been contracted, liability incurred or money appropriated payable out of such fund, to the amount of such fund authorized to be raised in such year, shall forfeit and pay the sum of fifty dollars, for each and every offense.

Sec. 10. Every member of the common council who shall vote to draw any order on or appropriate any money, from any fund for or on any claim or demand against the city not properly payable out of such fund, shall forfeit and pay the sum of fifty dollars for each and every offense.

Sec. 11. No member of the common council who shall vote for the allowance of any claim against the city, in which he is interested, or in relation to which he has been employed, or retained as agent, attorney or counsel.

Sec. 12. Section 1 of chapter five is amended by adding as subdivision five of said section, the following: "Fifth, to levy and collect a tax not to exceed one thousand dollars to purchase hose for fire engines, but shall raise no greater sum for that purpose, whether the same shall be raised in one or more years; and to levy, and collect a tax of five hundred dollars annually to defray the current expenses of the fire department."

Sec. 13. The treasurer of the city shall in each year, and within ten days after he enters upon the duties of his office, file with the city clerk, a report, stating the amount of money in his hands belonging to the different funds, and a full statement of the situation of the treasury. If the treasurer shall refuse or neglect to make such report, within the time aforesaid, his office shall be deemed vacant, and the common council, shall proceed to elect his successor by ballot.

Sec. 14. The treasurer shall on the first Tuesday of April in each year, file a report in the clerk's office, which shall contain a full statement of all moneys received by him during the year, and the manner the same has been disbursed, and a full and complete statement of the treasury at the date of such report. And the reports mentioned in these last two sections (Nos. 13 and 14) shall be under oath and shall be published by the common council in the city paper. And the reports required by sections 13 and 14, shall not be construed to dispense with the making of any reports now required to be made by the treasurer.

Sec. 15. If the treasurer shall refuse or neglect to make his report, in accordance with the preceding section, he shall forfeit and pay for the use of said city, the sum of one hundred dollars; but the provision aforesaid, shall not in any way affect his liability upon his official bond.

Sec. 16. Section 2, of chapter 9, of the charter is hereby amended, so as to read as follows: "The common council shall also have power to purchase fire-engines and other fire apparatus; and to authorize the formation of fire engines, hooks and ladders, and hose companies, and to provide for the

due and proper support of the same, and to prescribe the duties of all such companies, and to make rules and regulations for their government; and to order such companies to be disbanded, their meetings to be prohibited, and their apparatus to be delivered to said city. Each company so formed shall not exceed in number seventy-five able-bodied men, between the ages of eighteen and fifty years; and every member of each company hereby authorized to be formed shall be exempt from poll tax, from serving on juries and from military duty, during the time of such ordinances and regulations, and annually to determine and certify to the common council at its first meeting in June of each year, the amount of money in their opinion necessary or proper to be raised under subdivision two of section one of chapter five of the act of which this is amendatory specifying the sum required for each of the purposes therein mentioned and the reasons therefor; which sum shall not exceed sixty-five hundred dollars.

Sec. 17. No contract shall be made or liability or indebtedness incurred by said city for the sale or purchase of school houses, or the construction of school houses by the common council of said city, except upon the recommendation in writing to said common council by the board of education, and then only to the extent, and in the manner so recommended by said board of education, and all liability or indebtedness on the part of the city, incurred under the provisions of this section, shall be audited by, and paid on the order of the board of education and not otherwise: *Provided*, That no contract shall be made on liability or indebtedness incurred for either of the purposes specified in this section, without a vote of two-thirds of all the members of the common council.

Sec. 18. All moneys raised by tax, or received by said city from any source, for school purposes of every kind and description whatsoever, shall be kept by the city treasurer, separate from any other funds of said city, and also from the private funds of said city, and shall only be drawn from the treasury upon the order of said board of education, signed by the president and clerk of said board, and if said treasurer shall fail to keep said fund separate as aforesaid, or shall misappropriate the same, or shall fail to pay the order of said board of education on demand at any time before he shall have fully paid out all the moneys received by him for school purposes; the office of said treasurer shall be forfeited and immediately become vacant, and in addition to such treasurer's liability upon his official bond, he shall forfeit and pay to the city of Janesville the sum of five hundred dollars for such failure or refusal to pay such order; to be sued for and recovered by said board of education in the name of the city of Janesville for the use of the school fund of said city.

Sec. 19. The clerk of said board shall keep a record of the proceeding thereof, and perform such other duties as the board may prescribe, which record or a transcript thereof, certified by the president and clerk of said board shall be received in all courts and places as *prima facie* evidence of the facts therein set forth, and such record and all the books and accounts of said board, shall at all times be subject to the inspection of the common council and of any committee thereof duly appointed for that purpose; and the said board shall examine all teachers making applications to teach in the public schools of said city; and all certificates to teachers granted by said board, shall be substantially in the form prescribed by the state superintendent of schools. The clerk of said board shall visit all schools in said city, at least twice during each month, and report; their condition to the "board of education"; with such suggestions for their improvement as he may deem proper. He may also make such suggestions to said board as he may deem necessary for improving and repairing school houses, grounds, fences and appurtenances thereto.

Sec. 20. Amend section 1, of chapter 6, by adding after the words "assessment list," in the 12th line of said section, as follows: "And shall also ascertain the value of any improvement which the owner or owners of any lot or lots, parcels or parcels of land have already made, of the same kind and character as the proposed improvement; and add to said section as follows: "Provided that the value of such improvements as the owner or owners of any lot or lots, parcels or parcels of lands, liable to assessment for said proposed improvements have made respectively, shall be deducted from the amounts assessed upon such lots or lots, parcels or parcels of land respectively, and the amount of assessment upon the lots and parcels of lands liable to be assessed for such improvements, shall be sufficient to defray the whole expense of such improvement, together with all the expenses connected therewith as hereinbefore provided, over and above the amount to be deducted for the value of improvements already made as aforesaid."

Sec. 21. The common council shall not contract indebtedness, incur liability, or appropriate money in any one year payable out of any fund authorized to be raised in said city, to a greater amount than the amount of such fund, so authorized to be raised in such year, and every member of the common council who shall vote to contract any indebtedness or incur any liability or appropriate any money payable out of any fund, in any year after indebtedness has been contracted, liability incurred or money appropriated payable out of such fund, to the amount of such fund authorized to be raised in such year, shall forfeit and pay the sum of fifty dollars, for each and every offense.

Sec. 22. Amend section 1, of chapter 6, by adding after the words "assessment list," in the 12th line of said section, as follows: "And shall also ascertain the value of any improvement which the owner or owners of any lot or lots, parcels or parcels of land have already made, of the same kind and character as the proposed improvement; and add to said section as follows: "Provided that the value of such improvements as the owner or owners of any lot or lots, parcels or parcels of lands, liable to assessment for said proposed improvements have made respectively, shall be deducted from the amounts assessed upon such lots or lots, parcels or parcels of land respectively, and the amount of assessment upon the lots and parcels of lands liable to be assessed for such improvements, shall be sufficient to defray the whole expense of such improvement, together with all the expenses connected therewith as hereinbefore provided, over and above the amount to be deducted for the value of improvements already made as aforesaid."

Sec. 23. The common council shall not contract indebtedness, incur liability, or appropriate money in any one year payable out of any fund authorized to be raised in said city, to a greater amount than the amount of such fund, so authorized to be raised in such year, and every member of the common council who shall vote to contract any indebtedness or incur any liability or appropriate any money payable out of any fund, in any year after indebtedness has been contracted, liability incurred or money appropriated payable out of such fund, to the amount of such fund authorized to be raised in such year, shall forfeit and pay the sum of fifty dollars, for each and every offense.

Sec. 24. Amend section 1, of chapter 6, by adding after the words "assessment list," in the 12th line of said section, as follows: "And shall also ascertain the value of any improvement which the owner or owners of any lot or lots, parcels or parcels of land have already made, of the same kind and character as the proposed improvement; and add to said section as follows: "Provided that the value of such improvements as the owner or owners of any lot or lots, parcels or parcels of lands, liable to assessment for said proposed improvements have made respectively, shall be deducted from the amounts assessed upon such lots or lots, parcels or parcels of land respectively, and the amount of assessment upon the lots and parcels of lands liable to be assessed for such improvements, shall be sufficient to defray the whole expense of such improvement, together with all the expenses connected therewith as hereinbefore provided, over and above the amount to be deducted for the value of improvements already made as aforesaid."

Sec. 25. The common council shall not contract indebtedness, incur liability, or appropriate money in any one year payable out of any fund authorized to be raised in said city, to a greater amount than the amount of such fund, so authorized to be raised in such year, and every member of the common council who shall vote to contract any indebtedness or incur any liability or appropriate any money payable out of any fund, in any year after indebtedness has been contracted, liability incurred or money appropriated payable out of such fund, to the amount of such fund authorized to be raised in such year, shall forfeit and pay the sum of fifty dollars, for each and every offense.

Sec. 26. Amend section 1, of chapter 6, by adding after the words "assessment list," in the 12th line of said section, as follows: "And shall also ascertain the value of any improvement which the owner or owners of any lot or lots, parcels or parcels of land have already made, of the same kind and character as the proposed improvement; and add to said section as follows: "Provided that the value of such improvements as the owner or owners of any lot or lots, parcels or parcels of lands, liable to assessment for said proposed improvements have made respectively, shall be deducted from the amounts assessed upon such lots or lots, parcels or parcels of land respectively, and the amount of assessment upon the lots and parcels of lands liable to be assessed for such improvements, shall be sufficient to defray the whole expense of such improvement, together with all the expenses connected therewith as hereinbefore provided, over and above the amount to be deducted for the value of improvements already made as aforesaid."

Sec. 27. The common council shall not contract indebtedness, incur liability, or appropriate money in any one year payable out of any fund authorized to be raised in said city, to a greater amount than the amount of such fund, so authorized to be raised in such year, and every member of the common council who shall vote to contract any indebtedness or incur any liability or appropriate any money payable out of any fund, in any year after indebtedness has been contracted, liability incurred or money appropriated payable out of such fund, to the amount of such fund authorized to be raised in such year, shall forfeit and pay the sum of fifty dollars, for each and every offense.

Sec. 28. Amend section 1, of chapter 6, by adding after the words "assessment list," in the 12th line of said section, as follows: "And shall also ascertain the value of any improvement which the owner or owners of any lot or lots, parcels or parcels of land have already made, of the same kind and character as the proposed improvement; and add to said section as follows: "Provided that the value of such improvements as the owner or owners of any lot or lots, parcels or parcels of lands, liable to assessment for said proposed improvements have made respectively, shall be deducted from the amounts assessed upon such lots or lots, parcels or parcels of land respectively, and the amount of assessment upon the lots and parcels of lands liable to be assessed for such improvements, shall be sufficient to defray the whole expense of such improvement, together with all the expenses connected therewith as hereinbefore provided, over and above the amount to be deducted for the value of improvements already made as aforesaid."

Sec. 29. The common council shall not contract indebtedness, incur liability, or appropriate money in any one year payable out of any fund authorized to be raised in said city, to a greater amount than the amount of such fund, so authorized to be raised in such year, and every member of the common council who shall vote to contract any indebtedness or incur any liability or appropriate any money payable out of any fund, in any year after indebtedness has been contracted, liability incurred or money appropriated payable out of such fund, to the amount of such fund authorized to be raised in such year, shall forfeit and pay the sum of fifty dollars, for each and every offense.

Sec. 30. Amend section 1, of chapter 6, by adding after the words "assessment list," in the 12th line of said section, as follows: "And shall also ascertain the value of any improvement which the owner or owners of any lot or lots, parcels or parcels of land have already made, of the same kind and character as the proposed improvement; and add to said section as follows: "Provided that the value of such improvements as the owner or owners of any lot or lots, parcels or parcels of lands, liable to assessment for said proposed improvements have made respectively, shall be deducted from the amounts assessed

## LOCAL DEPARTMENT.

Thermometrical Table.

Kept by Andrew Pather, Jr., at the Wisconsin Drug Store, G. A. M. 12:30 P. M. WIND, WEATHER, NO. 24. 20° 56° N. Wind, Clear.

To the Public.—Whereas the house of Rev. M. P. Kinney, Pastor of the Congregational church of this city, was destroyed by fire at Racine on the 23d inst.; said house being uninsured and the accumulated savings of many years' labor—his friends are desirous of tendering him a donation, and thus endeavor to lessen the loss so suddenly fallen upon him, and will meet for that purpose on Thursday evening, the 29th inst., at the Court Room, in Myers' block. All friendly to the enterprise are cordially invited to meet with us.

J. W. STOREY,  
F. S. ELDRED,  
JOHN P. HOYT,

mar26d4t Committee.

DEATH OF J. C. JOHNSTON.—John C. Johnston died in Madison last Friday, in 78th year of his age. Gen. Johnston was for many years a resident in this vicinity, and very generally known in this section of the state.

CHARTER AMENDMENTS.—We publish today the amendments to the city charter as passed by the legislature. Several changes were made after they were reported from the committee of revisors, and for this reason we publish the act as passed, though its main features have been already published.

AD TO MR. KINNEY.—We publish a notice this afternoon that a meeting will be held at the court room Thursday evening next to restore, in part at least, the loss suffered by the Rev. M. P. Kinney in the destruction of his dwelling house in Racine. This loss falls heavily upon Mr. K., as in it was invested the accumulation of twenty-years hard labor. We are gratified to see such an effort in his behalf, and hope our citizens will contribute liberally. As a clergyman, a man and a citizen, Mr. K. has secured the respect and confidence of all who knew him.

THE RICH MEN OF PHILADELPHIA.—A Philadelphia correspondent says: "The rich men of Philadelphia have never figured so conspicuously in print as those of other large cities. Our tax list gives us some insight into the mystery of their purses. Strangely enough, the second on the list has earned out the whole of his vast fortune within twenty years. This is Dr. David Jayne, whose real estate is assessed at \$439,000, though worth a half more. He came here some twenty years ago, from a small town in New Jersey, and commenced the patent medicine business, without capital, and almost unknown. But he has worked himself up to the top of the ladder, his great lever being advertising. The newspapers have made him. He has probably spent \$100,000 per annum in advertising his wares, and now runs steam presses on his own premises in making labels for his preparations.

After him comes George W. Carpenter, another druggist, who, having grown rich by advertising, is assessed at \$280,000 on real estate alone. Dr. James Rush is highest on the list, his estate being put down at \$450,000. Dr. John Rea Burton represents \$195,000, so that physic and medicine men seem to be on the royal road to wealth. After these come our business men, whose real estate is valued as follows: James Francis Fisher, \$250,000; John Wistar, \$180,000; J. L. Lovering, \$170,000; Jas. Dundas, \$85,000; John A. Brown, \$263,609; Townsend Sharpless, \$223,000; John J. Ridgway, \$57,000; Richard Wistar, \$23,000; and so on, so that 45 names represent \$7,500,000. Death has, within a few years, divided up all the millionaire estates we had among us.

WHERE THE KNOW NOTHINGS GO.—The Enquirer records the fact—and rejoices thereat—that the "American (know nothing) members of both houses of the Louisiana legislature, held at Baton Rouge, on the 16th ult., passed the following resolution:

"Resolved, That the secretary of this meeting be instructed to inform the democratic members of the legislature now in session in the capital, that we ourselves agree to unite with them in sustaining the ordinance of the Charleston convention."

The Enquirer heads the announcement: "Going over to the democracy in 'body,' and speaks of it as 'one of the most surprising political movements of the day.' Not at all surprising, neighbor. The whole know nothing party has been gravitating towards pro-slavery democracy for a long time. Besides, it is but a 'retort courteous' for the recent action of the democracy, whose representative in congress 'wrote over to the know nothings in a body,' in the late struggle for the speakership.—Grand Rapids Eagle."

COMMERCIAL.

Janesville Wholesale Market.

Reported for the Janesville Gazette,

BY BUMP & GRAY.

GRAIN AND PRODUCE DEALERS.

JANESVILLE, March 23, 1860.

The grain market was quite active to-day, receipting fair and price firm. Sale of 1500 bushels wheat at 92 1/2¢ per bushel for use, shelling, springing, and 92 1/2¢ for shipping. Receipts of oats were about 1000 bushels, which sold at 30¢/32¢, an average of 2¢ per bushel on Saturday's figures. Other grains in demand at our quotations:

WHEAT—winter 1000-1100; good to choice millings spring at 96 1/2¢; common to fair shipping 92 1/2¢.

BARLEY—dull at 40¢/55¢ per 50 lbs., com. to choice.

CORN—sheafed per 60 lbs., 42 1/2¢; ear per 70 lbs., 35¢.

RYE—equable at 50¢/65¢ per 60 lbs. None coming forward.

POTATOES—plenty at 40¢/50 per bushel.

TIMOTHY SEED—scarce and in demand at 25¢/30¢ per 45 lbs.

DRESSED HOGS—selling in small lots at 45¢/55¢/65¢ per 100 lbs.

BUTTER—more plenty at 12¢/13¢.

EGGS—plenty at 7¢/8¢ per dozen.

HIDES—green, 6¢/7¢; dry, 5¢/6¢; 12¢/14¢.

FLOUR—spring at 25¢/30¢, winter, 35¢.

POULTRY—chickens, 6¢/7¢; turkeys, 7¢/8¢.

Milwaukee Market.

Saturday afternoon, March 24th.

The wheat market still continues dull and depressed. To-day there were a few small sales of No. 1 at 95¢/6¢ per bushel, and the majority of sellers were holding at 1¢ above these figures.

There were sales of a couple of hundred barrels of flour at 45¢ per barrel, and 50¢ for choice country extra.

Oats went pretty freely at 30¢/32¢, and some small parcels of barley sold at 65¢ for No. 1, and of rye at 75¢/8¢—Spartan.

PARIS PATTERN HATS.

Just as at McKey & Bros., the last style of hats, the Paris pattern, is now in, and is a trimm'd, which will be open for inspection for one week only. Ladies, call and see them.

## TAX NOTICE.

STATE OF WISCONSIN—ROCK COUNTY—88.

NOTICE is hereby given to all whom it may concern, that I will sell at public auction on the second Tuesday of April, 1860, all the property in the custody of the County Treasurer in Janesville, so much of the following described lots, tracts, or parcels of land as may be necessary for the payment of the taxes, interest and charges due for the year 1859:

AVON—Town 1, Range 10.

Description. Sec. Ac's. Description. Sec. Ac's. Description. Sec. Ac's. Description. Sec. Ac's.

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